

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION

PRIMACY ENGINEERING, INC.,

Plaintiff,

v.

SAN ENGINEERING, CHI WON LEE,  
and JK OCEANICS, LLC,

Defendants.

§  
§  
§  
§  
§  
§  
§  
§  
§

1:18-CV-129-RP

**ORDER**

Before the Court is Plaintiff Primacy Engineering, Inc.’s (“Primacy”) Agreed Motion for Stay of Deadlines. (Dkt. 31). Two of the named defendants—SAN Engineering (“SAN”) and Chi Won Lee (“Lee”)—in this action reside in the Republic of Korea and have not yet been served. (*See id.*). The Court extended Primacy’s deadline to serve those defendants to April 30, 2019. (Dkt. 30).

The Scheduling Order sets the deadline to complete discovery at April 18, 2019. (Dkt. 26, at 2). Other deadlines approach in the coming months. (*Id.* at 1–2). Primacy represents that its inability to serve SAN and Lee has impaired discovery; both parties are waiting until SAN and Lee are served before proceeding with the litigation. (Dkt. 31, at 3). Accordingly, Primacy asks the Court to stay this action until April 30, 2019, and to then allow the parties to submit a revised scheduling order by May 20, 2019. (*Id.*). Defendant JK Oceanics, LLC (“JK Oceanics”) agrees with the relief sought. (*Id.* at 4).

A scheduling order may be modified only for good cause and with the court’s consent. Fed. R. Civ. P. 16(b)(4). The Court is persuaded that good cause exists to extend the expert-designation and discovery deadlines in this case.

Accordingly, **IT IS ORDERED** that the deadlines in the Scheduling Order, (Dkt. 26), relating to the designation of experts and the completion of discovery are extended to **May 24, 2019**. The parties shall file a revised joint proposed scheduling order on or before **May 20, 2019**.

**SIGNED** on January 28, 2019.

A handwritten signature in blue ink, appearing to read "R. Pitman", is written above a horizontal line.

ROBERT PITMAN  
UNITED STATES DISTRICT JUDGE